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lowing branches and officials of the Government of the United States, but with no one else:

- (1) American officials stationed or temporarily residing in foreign countries, and officials of insular possessions of the United States:
 - (2) The Department of Agriculture;
- (3) The Department of Commerce;(4) The Comptroller General of the United States:
- (5) Collectors of customs and appraisers:
 - (6) Immigration inspectors;
- (7) Officials of other departments in reply to inquiries from them.

(b) Authority of officers of the Foreign Service to correspond on matters of private business. Subject to such regulations as may be prescribed by the Department of State, an officer of the Foreign Service may correspond in his official capacity with any person on matters which relate strictly to the private business of such person.

(c) Duties of officers of the Foreign Service in connection with the conduct of correspondence. Officers of the Foreign Service shall perform the following duties in connection with the conduct of official correspondence:

(1) Inaugurate correspondence whenever required to do so by the Secretary of State, the Foreign Service Regulations, or the exigencies of the situation:

(2) Acknowledge promptly all correspondence addressed to them in their official capacity and, subject to such limitations as may be prescribed in these Regulations, supply the inquirers with the information requested:

(3) Submit such reports as are required or authorized by the terms of

these Regulations;

(4) Transmit copies of all documents, publications, newspaper items, foreign laws, decrees, translations, and such items of information as may be required by the Secretary of State for the use of the Department of State or of other Government departments.

VI-2. Preparation and transmission of official correspondence and mail. Officers of the Foreign Service shall prepare and transmit official correspondence and mail in accordance with such rules and regulations as may be prescribed by the Secretary of State.

VI-3. Disposition of unofficial mail received at Foreign Service offices. Unofficial mail received at Foreign Service offices shall be disposed of in accordance with such rules and regulations as the Secretary of State may prescribe.

Cancellation of Regulations

The following provisions of the Foreign Service Regulations of the United States are hereby canceled:

Part I

Sections VIII-1 to VIII-7, inclusive, VIII-9, XI-11, XV-3, XVI-18 to XVI-20, inclusive, XVII-14, XVII-15, XVII-18, XVII-21, XVII-23 to XVII-27, inclusive. Chapter XVIII.

Part II

Sections VI-97, XXIV-439, XXIV-445, XXIV-448, XXIV-450, XXIV-460, XXIV-463, XXIV-476, XXVIII-595, XXVIII-596, XXVIII-603F.

Chapter IX.

688

Revocation of Executive Orders

The following Executive orders are hereby revoked:

Executive Order No. 3653-A dated March 27, 1922.

Executive Order No. 3899 dated September 6, 1923.

Executive Order No. 3900 dated September 11, 1923.

Executive Order No. 5463 dated October 15, 1930.

Executive Order No. 7439 dated August 24, 1936.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, February 12, 1940.

[No. 8346]

[F. R. Doc. 40-664; Filed, February 13, 1940; 3:46 p. m.]

EXECUTIVE ORDER

TRANSFERRING THE USE, POSSESSION, AND CONTROL OF CERTAIN LANDS TO THE TENNESSEE VALLEY AUTHORITY

ALABAMA

By virtue of the authority vested in me by section 7 (b) of the Tennessee Valley Authority Act of 1933, approved May 18, 1933 (48 Stat. 58, 63), it is ordered that the use, possession, and control of the following-described public lands in the state of Alabama be, and they are hereby, transferred to the Tennessee Valley Authority for the purposes stated in the said Tennessee Valley Authority Act of 1933:

Huntsville Meridian

T. 6 S., R. 1 E., sec. 25, west part ("B") of SE fractional ¼ (north of Tennessee River), containing 52 acres. T. 6 S., R. 2 E., sec. 31, NW¼SW¼ (south of Tennessee River), containing 40 acres.

Executive Order No. 6964 of February 5, 1935, as amended, temporarily withdrawing public lands in the state of Alabama and other states for classification, etc., is hereby revoked as to the above-described lands.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE. February 12, 1940.

[No. 8347]

[F. R. Doc. 40-665; Filed, February 13, 1940; 3:46 p. m.

Rules, Regulations, Orders

TITLE 6-AGRICULTURAL CREDIT CHAPTER I-FARM CREDIT ADMINISTRATION

[F.C.A. 166]

THE FEDERAL LAND BANK OF COLUMBIA REAMORTIZATION OF LOAN FEES

Section 23.8 of Title 6, Code of Federal Regulations, is amended to read as fol-

"§ 23.8 Reamortization of loan fees. Applicants for reamortization of Bank loans and Commissioner loans will not be required to pay a reamortization fee; however, applicants will be obligated to pay any outside expense incident to the reamortization, such as abstract and re-(Sec. 13 "Thirteenth," as cording fees. added by sec. 4, 47 Stat. 1548, sec. 32, 48 344 345: 12 U.S.C. 781 "Thirteenth," 1016. 1020, 1020a, and Sup.; 6 CFR 19.4043, 19.4045) [Res. Ex. Com., January 25, 1940.J"

ISEAL!

THE FEDERAL LAND BANK OF COLUMBIA, By JULIAN H. SCARBOROUGH,

President.

[F. R. Doc. 40-667; Filed, February 14, 1940; 11:40 a. m.]

TITLE 7-AGRICULTURE

CHAPTER V-FEDERAL SURPLUS COMMODITIES CORPORATION

AMENDMENT TO RULES OF PROCEDURE AND PRACTICE GOVERNING THE INVESTIGATION AND DETERMINATION OF ALLEGED VIOLA-TIONS OF REGULATIONS AND CONDITIONS PERTAINING TO FOOD ORDER STAMPS

Sections 100 (g), 200, 201 (c), 202 (e), 204, 205, 207, 208 and 210 of the "Rules of Procedure and Practice Governing the Investigation and Determination of Alleged Violations of Regulations and Conditions Pertaining to Food Order Stamps", made and prescribed by the President of the Federal Surplus Commodities Corporation on January 16, 1940, and published in the FEDERAL REGISTER January 23, 1940, are hereby amended as follows:

Sections 100 (g), 200, 201 (c), 202 (e) 204, 205, 207, 208 and 210 are amended by striking the following phrase:

"President or the Acting President"

wherever it appears in the above enumerated sections and substituting in lieu thereof the following:

"President, Acting President, or the Executive Vice President."

In testimony whereof, I have hereunto set my hand and caused the official seal of the Federal Surplus Commodities Corporation to be affixed thereto, in the City of Washington, this 12th day of February 1940.

[SEAL]

MILO PERKINS, President.

FEBRUARY 12, 1940.

[P. R. Doc. 40-661; Filed, February 13, 1940; 2:04 p. m.]

TITLE 9-ANIMALS AND ANIMAL 1943. PRODUCTS

CHAPTER I-BUREAU OF ANIMAL INDUSTRY

[Amendment 40 to Declaration No. 121]

DECLARING NAMES OF COUNTIES PLACED IN MODIFIED TUBERCULOSIS-FREE ACCRED-ITED AREAS

FEBRUARY 1, 1940.

In accordance with Section 2 of Regulation 7 of B.A.I. Order 309, as amended

stat 48, as amended, secs. 1, 2, 48 Stat. effective September 10, 1936, the following named counties, having completed the necessary retests for reaccreditation, are hereby continued in the status of "Modified Accredited Areas" until the date given opposite each county named.

Arkansas: Yell, February 1, 1943.

California: Del Norte, February 1, 1943: Humboldt, February 1, 1943.

Colorado: San Juan, February 1, 1943. Idaho: Latah, February 1, 1943; Lemhi, February 1, 1943; Twin Falls, February 1, 1943; Washington, February

Illinois: Cook, February 1, 1943; Hancock, February 1, 1946; Ogle, February 1, 1943.

Iowa: Dickinson, February 1, 1943. Kansas: Harvey, February 1, 1943. Michigan: Allegan, February 1, 1943. Minnesota: Traverse, February 1. 1946; Wadena, February 1, 1946.

Missouri: Buchanan, February 1, 1943; Ripley, February 1, 1943; St. Francois, February 1, 1943; Worth, February 1, 1943.

Montana: Daniels, February 1, 1943.

Nebraska: Banner, February 1, 1943; Dawes, February 1, 1943; Fillmore, February 1, 1943; Logan, February 1, 1943; Saline, February 1, 1943; Scotts Bluff. February 1, 1943; Sioux, February 1, 1943.

New Jersey: Atlantic, February 1, 1942. New York: Erie, February 1, 1943; Rensselaer, February 1, 1943.

North Carolina: Durham, February 1, 1943; Hoke, February 1, 1943.

North Dakota: Pierce, February 1, 1946; Renville, February 1, 1946; Towner, February 1, 1946; Williams, February 1,

Ohio: Columbiana, February 1, 1943; Gallia, February 1, 1943.

Pennsylvania: Cambria, February 1, 1943; Carbon, February 1, 1943; Columbia, February 1, 1943; Indiana, February 1, 1943; Mercer, February 1, 1943; Potter, February 1, 1943; Wyoming, February 1, 1943.

South Carolina: Berkeley, February 1, 1943; Fairfield, February 1, 1943.

Tennessee: Lewis, February 1, 1943.

Texas: Collin, February 1, 1943; Comal, February 1, 1943; Harrison, February 1, 1943; Karnes, February 1, 1943; Rockwall, February 1, 1943; Wise, February 1, 1943.

Utah: Juab, February 1, 1943.

Washington: San Juan, February 1,

Puerto Rico: Aguadilla, February 1, 1943.

Declaration No. 12, dated October 1, 1936, as amended, is hereby further amended accordingly.

[SEAL]

J. R. MOHLER, Chief of Bureau.

[F. R. Doc. 40-682; Filed, February 13, 1940; 2:04 p. m.]

TITLE 14-CIVIL AVIATION

CHAPTER I-CIVIL AERONAUTICS AUTHORITY

ORDER PRESCRIBING THE EFFECTIVE DATE OF PARTS 51 AND 53, THE REVISION OF PARTS 20, 24 AND 52 AND SECTION 60.50. AND THE DELETION OF PARTS 23 AND 25, OF THE CIVIL AIR REGULATIONS

At a session of the Civil Aeronautics Authority held at its office in Washington, D. C., on the 2nd day of February 1940.

Acting pursuant to the authority vested in it by the Civil Aeronautics Act, and finding that its action is desirable in the public interest and is necessary to carry out the provisions of and to exercise and perform its powers and duties under said Act, the Civil Aeronautics Authority orders that: Part 51 of the Civil Air Regulations, adopted by the Authority November 7, 1939; Part 53 of the Civil Air Regulations, adopted by the Authority October 3, 1939; the amendment to Part 20, adopted by the Authority on November 7, 1939 and further amended heretofore on this day, February 2, 1940; the amendments to Parts 23 and 52 and section 60.50 of the Civil Air Regulations. adopted by the Authority November 7, 1939; and the amendment to Parts 24 and 25 of the Civil Air Regulations. adopted by the Authority December 22, 1939, shall become effective May 1, 1940.

By the Authority.

ISEAL! PAUL J. FRIZZELL, Secretary.

[F. R. Doc. 40-668; Filed, February 14, 1940; 11:41 a. m.)

[Amendment 31, Civil Air Regulations]

PROVIDING FOR THE RATING AND CERTIFICA-TION OF CIVILIAN SCHOOLS GIVING IN-STRUCTION IN AIRCRAFT AND AIRCRAFT ENGINE MECHANICS

At a session of the Civil Aeronautics Authority held at its office in Washington, D. C., on the 3rd day of October 1939.

Acting pursuant to the authority vested in it by the Civil Aeronautics Act of 1938, particularly sections 205 (a), 601 (a) and 607 of said Act, and finding that its action is desirable in the public interest and is necessary to carry out the provisions of, and to exercise and perform its powers and duties under said Act, the Civil Aeronautics Authority hereby amends the Civil Air Regulations as follows:

Effective May 1, 1940, the Civil Air Regulations are amended by adding a new Part as follows:

PART 53-MECHANIC SCHOOL RATING

Sec.

Mechanic school rating certificate re-53.1 quirements.

53.10

Curriculum.
Mechanic instructors. 53.11

Mechanic instructors, ratio.

53.13 Facilities, equipment and material.53.2 Student instruction.

Student examinations.

Supplements footnote to 9 CFR 77.3.

¹¹ F.R. 1338.

Sec.

53.21 Records 53.22

- Reports. Graduation certificate
- 53.24 Standard of instruction.
- 53.25 Credit for extra curricular work. Mechanic school certificate.
- Application.
- 53.31 Display.
- Duration.
- Non-transferability. 53.33
- Surrender. 53.35
- Inspection General rules.
- Advertising.
- Curriculum changes
- Maintenance of facilities, equipment and material.
- § 53.1 Mechanic school rating certificate requirements.-To be eligible for a rating as a mechanic school and certification as such an applicant shall comply with the following requirements:
- § 53.10 Curriculum. (a) An applicant shall have a curriculum of not less than 1650 hours of instruction in the theory and practice of construction, inspection, maintenance, overhaul, and repair of aircraft, aircraft engines, propellers, and their appliances, and in the contents of the applicable Civil Air Regulations. This curriculum shall be designed to be completed in not less than one year.
- (b) The applicant may also secure approval by the Authority of the following additional curricula:
- (1) An aircraft curriculum which shall include all subjects appearing in the aircraft and aircraft engine curriculum specifically dealing with aircraft, including the applicable provisions of the Civil Air Regulations. This curriculum shall include not less than 960 hours of instruction and shall be designed to be completed in not less than 8 months.
- (2) An aircraft engine curriculum which shall include all subjects appearing in the aircraft and aircraft engine curriculum specifically dealing with aircraft power plants, including the applicable provisions of the Civil Air Regulations. This curriculum shall include not less than 960 hours of instruction and be designed to be completed in not less than 8 months.
- (c) Each curriculum described in this section shall provide for instruction in all the subjects necessary properly to qualify the student to perform the duties and functions of the position for which he may seek an airman certificate.
- § 53.11 Mechanic instructors. The applicant shall have, for all subjects included in any approved curriculum, instructors holding valid mechanic certificates and valid ground instructor certificates, with ratings for each certificate appropriate for the subject or subjects in which such persons give instruction: Provided, That the applicant may be deemed to have met this requirement if he shows that any such instruction being given by a person not so rated and certificated is being given under the direct supervision of a full-time instructor with from enrollment within the period cov- spection or examination which may be

the certificate and ratings required by ered by the report and the reasons this section.

§ 53.12 Mechanic instructors, ratio. The applicant shall have at least one instructor giving instruction in each subject in an approved curriculum for each 25 students simultaneously receiving instruction in that subject.

§ 53.13 Facilities, equipment and material. An applicant shall have the following facilities, equipment, and material:

(a) Suitable classrooms adequate to accommodate the largest number of students scheduled for attendance at any one time. Such classrooms shall be properly heated, lighted and ventilated.

(b) Suitable shop space adequate to accommodate the largest number of students scheduled for attendance at any one time. Such shop space shall be at least 10,000 sq. ft. in area and shall be properly heated, lighted and ventilated.

(c) Material and equipment of the kind and quantity necessary to give each student theoretical and practical training in the use of such material and equipment sufficient to qualify him to perform the duties and functions of the position for which he may seek an airman certificate.

§ 53.2 Student instruction, § 53.20 Student examinations. Upon completion of each subject included in any approved curriculum, each student taking such subject shall be given an appropriate examination. 'The student's examination, or, in the case of a practical examination, a report thereof, shall be kept by the school as a part of its records for not less than one year from the date of the termination of the student's enrollment.

§ 53.21 Records. Certificated mechanic schools shall keep an accurate individual record of each student enrolled therein, which record shall include a chronological log of all instruction, attendance, subjects covered, examinations and examination grades. The entire record shall be certified by an authorized official of the school familiar with the facts contained therein.

§ 53.22 Reports. On the first day of January and July of each year and at such other times as the Authority may require, every holder of a mechanic school certificate shall transmit to the Authority a correct and completely executed report on the form prescribed and furnished by the Authority. Such report shall include the following information as to students enrolled in the course or courses approved by the Authority:

- (a) The names of all students enrolled.
- (b) The course or courses for which they are enrolled.
- (c) The names of the students who have been graduated within the period covered by the report and the course or courses from which graduated.

therefor.

§ 53.23 Graduation certificate. Each student graduating from a certificated mechanic school who has satisfactorily completed an approved curriculum shall be given a graduation certificate executed on a form prescribed and furnished by the Authority.

§ 53.24 Standard of instruction. The standard of instruction in a certificated mechanic school shall be sufficiently high to insure that an average of eight out of ten of its graduates who apply within one year after graduation will qualify for a mechanic certificate and rating corresponding to the curriculum from which they were graduated. This average shall be computed on the basis of the number of students graduated by the school during each six months' period after May 1, 1940, who apply and are examined for the mechanic certificate and rating corresponding to the curriculum from which they were graduated.

§ 53.25 Credit for extra-curricular work. A student who is engaged in a mechanical occupation, the nature of which is comparable to some portion of the curriculum in which he is enrolled. may receive credit for a number of hours equivalent to the experience received, in lieu of such portion of the curriculum: Provided, That such credit shall not exceed 400 hours in the 1650 hour curriculum, nor 200 hours in each 960 hour curriculum.

§ 53.26 Hours of attendance. No student shall be given a graduation certificate unless such student has been in attendance not less than 98 percent of the total hours required by the school to complete the approved curriculum for which he was enrolled.

§ 53.3 Mechanical school certificate.

§ 53.30 Application. Application for a mechanic school certificate shall be made upon the applicable form prescribed and furnished by the Authority, and shall be accompanied by two copies of any proposed curriculum.

§ 53.31 Display. A mechanic school certificate shall be presented for inspection upon the reasonable request of any

§ 53.32 Duration. A mechanic school certificate shall be of 60 days' duration and, unless the holder thereof is otherwise notified by the Authority within such period, shall continue in effect indefinitely thereafter, unless suspended or revoked by the Authority.

§ 53.33 Non-transferability. A mechanic school certificate is not transferable.

§ 53.34 Surrender. Upon the suspension, revocation, or expiration of a mechanic school certificate, the holder of such certificate shall, upon request, surrender such certificate to any officer or employee of the Authority.

§ 53.35 Inspection. The applicant for a mechanic school certificate shall offer (d) The names of all students dropped full cooperation with respect to any inmade of said applicant, its personnel, fa- | Sec. cilities, equipment, and records, upon proper request by any authorized representative of the Authority prior or subsequent to the issuance of a mechanic school certificate.

§ 53.4 General rules.

§ 53.40 Advertising. No certificated mechanic school shall in any manner make any statement pertaining to such school which is false or is designed to mislead any person contemplating enrollment in such school: Provided, That any advertising which indicates that such school is approved by the Authority shall clearly differentiate between those subjects which have been approved by the Authority and those which have not.

§ 53.41 Curriculum changes. No change shall be made in any approved curriculum prior to approval of the change by the Authority. Unless the school is notified to the contrary within 60 days after submission of the proposed change to the Authority, such change will be deemed to have been

approved.

§ 53.42 Maintenance of facilities, The holder equipment and material. of a currently effective mechanic school certificate shall maintain personnel, facilities, equipment, and material at least equal in quality and quantity to those required for the issuance of such a certificate.

By the Authority.

[SEAL]

PAUL J. FRIZZELL, Secretary.

[F. R. Doc. 40-669; Filed, February 14, 1940; 11:43 a.m.]

[Amendment 35, Civil Air Regulations]

CREATING A NEW METHOD FOR RATING OF GROUND SCHOOL INSTRUCTORS

At a session of the Civil Aeronautics Authority held at its office in Washington, D. C., on the 7th day of November

Acting pursuant to the authority vested in it by the Civil Aeronautics Act of 1938, particularly sections 205 (a), 601 (a), and 607 of said Act, and finding that its action is desirable in the public interest and is necessary to carry out the provisions of and to exercise and perform its powers and duties under said Act, the Civil Aeronautics Authority hereby amends the Civil Air Regulations as follows:

Effective May 1, 1940, the Civil Air Regulations, as amended, are amended as follows:

- 1. By striking Part 23 thereof.
- 2. By adding a new Part as follows:

PART 51-GROUND INSTRUCTOR RATING

- Sec. 51.1 Ground instructor rating and certificate requirements.

 Ground instructor certificate. 51.2
- Application. Display.
- 51.21 Duration.
- Periodic endorsement requirements. Special issuance.

51.25 Non-transferability.

Surrender.

51.27 51.3 Re-examination Ground Instructor Rating Record.

Application to amend. 514 Examinations and tests,

§ 51.1 Ground instructor rating and certificate requirements. A ground instructor rating and certificate with respect to any ground school subject in which a certificated flying school is required to provide instruction will be issued to an applicant who complies with the following requirements:

(a) Age. Applicant shall be at least 18 years of age.

(b) Character. Applicant shall be of good moral character.

(c) Citizenship. Applicant may be of

any nationality.

(d) Aeronautical knowledge. Applicant shall have practical and theoretical knowledge of each ground school subject with respect to which he seeks a rating. Such knowledge shall be sufficient to accomplish satisfactorily a written examination thereon.

§ 51.2 Ground instructor certificate.

§ 51.20 Application. Application for a ground instructor certificate shall be made upon the applicable form prescribed and furnished by the Authority.

§ 51.21 Display. A ground instructor certificate shall be kept readily available to the instructor at all times when he is engaged in giving instruction in any ground school subject with respect to which he is rated, and shall be presented upon the request of any student receiving such instruction, school officer, or authorized representative of the Authority.

§ 51.22 Duration. A ground instructor certificate shall be of 60 days' duration and, unless the holder thereof is otherwise notified by the Authority within such period, shall continue in effect indefinitely thereafter, unless suspended or revoked by the Authority, except that it shall immediately expire (1) at the end of each designated period 1 after the date of issuance thereof if the holder of such certificate fails to secure an endorsement by an authorized inspector of the Authority within the last 45 days of each period, or (2) at any time when an authorized inspector of the Authority shall refuse to endorse such certificate after inspection or examina-

§ 51.23 Periodic endorsement requirements. No ground instructor certificate shall receive a periodic endorsement with respect to any subject for which the holder thereof is rated, unless

¹A statement of duration in substantially the form of § 51.22 will appear on all ground instructor certificates and the period here referred to will be designated in that state-ment. The holder of a ground instructor certificate will, under ordinary circumstances, be required to secure an endorsement every 2 years. Hereafter in this Part this period will be referred to as the "endorsement period"

See footnote 1. Under \$ 51.22 a periodic endorsement can only be secured within the last 45 days of each such period.

he shall make application therefor upon the application form prescribed and furnished by the Authority and shall have served in a capacity of ground instructor in such subject for at least 6 months of such endorsement period.

§ 51.24 Special issuance. Within the two year period immediately following the expiration of a ground instructor certificate, the holder thereof may secure a new certificate, upon application therefor, without taking the written examination required under § 51.1 (d), if, for at least 6 months of such period, the applicant has served in the capacity of a ground instructor in the subject or subjects for which he desires a rating.

§ 51.25 Non-transferability. A ground instructor certificate is not transferable.

§ 51.26 Surrender. Upon the suspension, revocation or expiration of a ground instructor certificate, the holder thereof shall, upon request, surrender such certificate to any officer or employee of the Authority.

§ 51.27 Re-examination. An applicant for a ground instructor certificate. who has failed to accomplish successfully any prescribed examination or test for such certificate, may apply for re-examination therefor after the expiration of 90 days from the date of such failure.

§ 51.3 Ground Instructor Rating Record. An appropriate Ground Instructor Rating Record, prescribed and issued by the Authority, shall be attached to each ground instructor certificate issued after May 1, 1940. The ground school subject or subjects for which the holder of such certificate is rated shall be entered on such record.

§ 51.30 Application to amend. When any change is desired in a Ground Instructor Rating Record referred to in § 51.3, the applicant shall file a written request therefor upon the applicable form prescribed and furnished by the Authority.

§ 51.4 Examinations and tests.

§ 51.40 General. The examinations and tests prescribed in this Part will be conducted by an authorized representative for the Authority.

§ 51.41 Time and place. All exami-nations and tests will be held at such times and places as the Authority may designate.

§ 51.42 Inspection. An applicant for a ground instructor rating shall offer full cooperation with respect to any inspection and examination which may be made of such applicant upon proper request by any authorized representative of the Authority prior or subsequent to the issuance of a ground instructor certificate.

§ 51.43 Standard of performance. All practical and theoretical examinations and tests shall be accomplished to the satisfaction of the Authority and the passing grade in each subject shall be 70 percent.

By the Authority.

PAUL J. FRIZZELL, [SEAL] Secretary.

[F. R. Doc. 40-670; Filed, February 14, 1940; 11:43 a.m.]